

U.S. DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
FILED
JUL 27 2007
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CLERK, U.S. DISTRICT COURT
By _____ Deputy

[illegible]

No. 3:05-CV-1928-M

The law does not require you to award punitive damages; however, if you decide to award punitive damages, you must use sound reason in setting the amount. The amount of an award of punitive damages must not reflect bias, prejudice, or sympathy toward any party. However, the amount can be whatever amount you believe necessary to fulfill the purposes of punitive damages.

QUESTION IX

What sum, if any, do you find by a preponderance of the evidence should be imposed against Bobrich Enterprises as punitive damages?

Answer in dollars and cents: \$100,000.00

POST-ARGUMENT INSTRUCTIONS

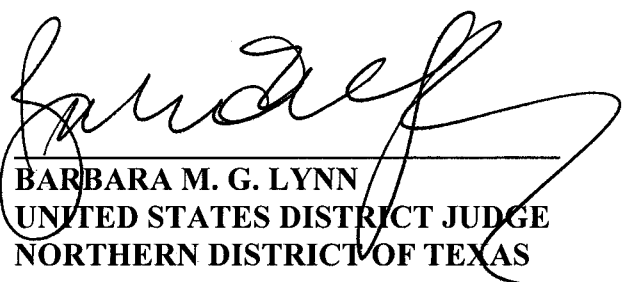
You will now retire to the jury room. Do not deliberate unless all of you are present in the jury room. In other words, if one or more of you go to lunch together or are together outside the jury room, do not discuss the case.

After you have reached your verdict, your Foreperson must fill in your answers to the written questions and sign and date the verdict form. Unless I direct you otherwise, do not reveal your answer until such time as you are discharged.

After you have reached your verdict, you will return this Charge together with your written answers to the questions. Do not reveal your answers to anyone besides other members of the jury until such time as you are discharged, unless otherwise directed by me. You must never disclose to anyone, not even to me, your numerical division on any question, unless I specifically instruct you otherwise. Depending on your answers, the Court may submit additional questions before you are discharged.

Your Foreperson will sign in the space provided below after you have reached your verdict.

July 27, 2007.



BARBARA M. G. LYNN
UNITED STATES DISTRICT JUDGE
NORTHERN DISTRICT OF TEXAS

3:05-CV-1928-M

VERDICT OF THE JURY

We, the jury, have answered the above and foregoing question as indicated, and herewith return the same to the Court as our verdict.

July 27, 2007.

REDACTED

FOREPERSON

